SENATE. MONDAY, February 18, 1878. met pursuant to adjournment. mant Governor SIMS in the Chair. SENT-Messrs, Allen, Barry, Bills, Bridg Pratt, Reynolds and Roger -S. kill, Montgomery, Morgan, Oldium.

usent-Messrs. Currie, Foote, Gibert. or Pratt, Reynold and Rogers-7. Furlong, chaleman Committee on ve of absence was granted to Mr.

Allen, chairman of Committee on Fioverflow of certain hands, do pass.

or electing officers of military com-Mr. Furlang. For the relief of T. J. on of Vicasburg. Referred. Mr. Barry. To amend the law regu | Pratt, Reynolds and Rogers -- 8. he admission into and discharge of . from the Lucatic Asylum. Re-

a reas, It is shown by the Auditor that ad roll of Taliahatchie county shows 0 acres of land, valued at \$303,682 83. -R. A. Hill, J. L. McCaskill, A. J. Baker of laxes has occurred under the opera- and P. B. January.

testived, That the Finance Coma house from the other after Monlay, Solway and John Hunter. Allen called up H. B. to reclaim from Geo. Smythe, Kinloch Falconer, W. B. law certain lands, and the bill passed. Taylor and C. H. Manship. otion to resonsider was tabled.

Ir. Farish called up H. B. to authorize pervisors of Coahoma county to pro-I-vees, with amendment previously ted, and the bill passed. SENATE BILLS. i. B. to amend the act creating the State of Health Committee amendments of and the bill passed. Yeas, 16;

e Absent, II. on to reconsider was tabled. o amend article XI, chapter 8, It to authorize the sale of the Blind | lagher,

Indefinitely postponed.

indefinitely postpone the bill and Young of Panola-106. iture. Mr. Morgan moved to table

Allen at 12 o'clock moved to go into Session After some time spent revent the improper construction 1525, Code of 1871, in reference to gs ofter judgment in cases of manand called the previous question. Carter. To provide for the remov-

seat of justice of Perry county.

to indefinitely postpone. Carried. It to amend the act to authorize pur-

ntion the following: "No person who rgan moved to table the motion. Car- Wall-22 Allen moved to strike out the or punishments." Mr Cowan d to table the amendment. Carried. Carter 9th District, Cowan, Dowd. es. tibbs Jackson, Lee, Lowrance, mery, Morgan, Terry and West-15. Messes, Alien, Barry, Farish, Few-Figurerald, Furiong, Griffin, Hooker, near McCaskill, Oldham, Thompson,

Foote, Gibert, King, Peery, Pratt, in ynolds and Rogers-9. NAYS-Messrs. Allen, Barry, Bridges, dilectt, Farish, Fewell, FitzGerald, Fur-

Gibbs, Hooker, Lanneau, Les, McCas-Gibban, Thompson and Vance-16. Absent and not Voting --- Messrs. Bills, ter 1st District, Currie, Foote, Gibert, . Peery, Pratt, Reynolds and Rogers J. R to amend article S of the Constiion, by the following:

SECTION 1. The Legislature shall mainvistem of common schools for all children of tween seven and eighteen years of age. SEC. 2. The Secretary of State shall be exofficio Superintendent of Education, and
that perform such daties regrations to the shall perform such duties pertaining to the amon schools of the State as may be re

and West-9.

ARTICLE 4. Section 3. The whole number issued by the Board in pursuance of orders of representatives in the lower branch of the

Legislature shall be fixed by the Legislature President, at meetings held at the place of wm. Wallace and John Ervin, of Issaqueand apportioned among the several counties according to the number of inhabitants and sholl not be less than sezenty-five nor more than one hundred; Provided that each county shall always be entitled to at least one representative.

Given the foregoing it will be seen that there remains outstanding, \$864,436.91, in bonds of said District No 1, which, with the coupons attached, amounts to the sum of one representative. The Senate refused to pass it on its first

reading by the following vote: YEAS-Messrs. Bridges, Gayles, Griffin, Jackson, McCaskill, Terry, Thompson and West-8. West—8.

NAYS.—Messrs. Allen, Barry, Callicott,
Cowan, Dowd, Fewell, FitzGerald, Furlong,
Bibbs, Lanneau, Lee, Lowrance, Montgomry, Morgan, Oldham and Vance—18.
Absent and not Voting.—Messrs. Bills,
Larter 1st District, Carter 9th District, Curle, Farish, Foote, Gibert, Hooker, King,
eery, Pratt, Reynolds and Roberts—13.
Amend section 2, 5, 11, 17, article 6, all
udicial officers provided for in this Constitution shall be elected, etc.

17. 1871, authorizing said Board to issue
bonds, are contained in this outstanding indebtedness.

From the foregoing statement of facts it
is manifest that many, if not all, the bonds
now outstanding have been issued in total
disregard, if not in violation, of the act creating said Board and empowering it to issue
bonds.

SPECIAL ORDER.

Mr. Street, chairman Special Committee,

The Senate refused to pass it on its flost reported the salary full, as ondired to be YEAS-Messrs, Bills, Bridges, Correr b h

Substitute for section 2 and 3, article 7; y the following vote. YEAS -Messrs, Bills, Bridges, Carter 9th each -

NEW BILLS.

NAVS-- Messrs, Allen, Burry, Callicott, navs, 37; absent 26 Mr. Street movel to Farish, Fewell, FitzGerald, Furlong, Gayles, place the bill on its passage. Carried, and bbs, Lanneau, Lee, Oldham, Peery and Thompson-14. Absent and not Voting-Messrs, Carter

Trustees of the University of Missi-ssipp

name of the Levee Board of District W. T. Martin and J. Z. George, held in trust by the State on account Truste's Alcorn University-W. G. Wilhaves District, and that there is due liams, R. L. Evans, J. N. Beck, H. C. Snodite, on said lands, taxes for the years | grass, Thos, W. Hent, J. Limmerick, Jacob | 1874, 1875, 1816, and 1877, this non-pay- Herrin, Won. J. Martin, Wm. B. Murdock | ed by the thoughtfur and not attempt to Whereas, As it is believed that these als should be said or subject for sale as direct by the abatement act of 1874 so as divertible lies, of the Lorentz Sale as divertible lies and the lies and the lies and the large lies and the large lies and the lies and the large lies and the lies and the large lies and the larg invert by the distance of the Levee Board, and livert the firm of the Levee Board, and livert the firm of the Levee Board, and Power, L. F. Montgomery, J. B. Yellowby, remains of this eminent and distinguished lever the fitte to the same; be it Oliver Chifton and F. A. Wolfe.

Oliver Chifton and F. A. Wolfe. Trustees Lunatic Asylum--W. L. Nugent. the be instructed to investigate this Wirt Johnson, Wm. L. Hemingway, John has magnificent services and splendid abili-W. Robinson and Isydore S rauss. Truspees Deaf and Dumb Institute-M. S. n that no new falls shall be received Ceaft, H. M. Taylor, R. L. Saunders, G. D.

HOUSE OF REPRESENTATIVES.

Monday, February 18, 1878. House met pursuant to adjournment. Speaker Pency in the Chair. Prayer by Rev. J. T. Zealy, D. D. Roll cail;
Prayer Messer, —Messes, Abirich, Applewhite, Angus us, Bulley, Baker, Ballard, Bassett, men that God ever made, and were it in Conningham of Mirshall, Cunningham of language and offer them as a tribute to the Gholson, Gibson, Glass, Goodram, grand, and glorious in her annuls. th Dr. taw. Reid of Coahoma. Redhead. Richard-

Leave of absence was granted Messrs. Love, Causey and Hicks of Yazoo. Mr. Street called up the Senate Moffet turning braves of Mississippi, but in the Register Bill, and it was referred to the name of the Lost Cause in which they fell, Mr. Ti-on called up the Senate bill to provide for a recodification of the laws. Mr. Street moved to make the bill the special order for Thursday, February 21, libation upon the alter of his country. third time and out upon its final passage. stream and there his body is deposited it

Carried, and the bill pased. ley, Baker, Bassett Bird, Bizzell, Cuneron, angel of glory "guards with someon round catching, Chamberlain, Dabney, Dabney, the bivouscof the dead," and there he should bibulog the sale of liquors in Ashland, Ford, Gwie, Hatch, Hicks of Hinds, Hill, sleep until the end of time, peace ully, plac-Possed. A motion to re- Hogin, Hoyle, Hart. Key, Marshall of War- with all its proud memories and glorious ren, McG hee of Wilkinson, McKenzie, McLean, McSwine, McWhorter, Miller of Copiab, Montgomery of Marshall, Montgomers were marshaled, led, longit, Sissippi Central Railroad, and N. O., J. Parker, Pegram, Perkins, Ramsey, Reed of lie in the grave, where the inscrutable de-Choctaw, Reid of Coahoma, Roberts crees of an Alwise God has placed it. s moved to indefinitely postponed. One Warren, Washington, Wilson, Wood, and and your sons, who lavished their treas-

Davidson, Day, Denham, Dockery, Eaton, eternal camping ground," and over whose volunteer companies. Mr. Furlong Ervin, Farmer, Gallagher, Gholson, Gibson, ashes the most precious tears of the daugh-Glass, Gordon, Hull, Henry, Liddell, Mar-

nies the being of a God, or a future state rewards and punishment, shall hold any Hampton, Heathman, Hicks of Yazon, as the proudest, grandest monuments of a Johnson, Lewis, Libby, Love, Lusk, Magee of the product grandest monuments of a pattern whose glory is immortal. Rob the of Franklin, Marshall of Holmes, Metts of Franklin, Marshall of Holmes, Metts of Franklin, Moore, Scal, Spight and whose glory is immortal. Rob the battle fields of the country of their dead and you rob them of their greatest glory.

Reconsidered and tabled. BIENNIAL ELECTIONS. The House joint resolution providing for an amendment to the Constitution for biennial elections, passed its second reading.

Yeas, 95; Nays, Messrs. Denham and Nunn -2; Absent, 23. THE EDUCATIONAL BILL. The school bill reported by the House Committee on Education, was ta'en up. more in time forever, men of every clime.

ent and not Voting-Messrs. Bridges. Mr. Tison moved that the bill be considered

And the question recurring on the pas-ge of the resolution on its first reading. Mr. Gibson in the Chair-The educational bill was considered at length, many amend-meets were offered and acted upon. At 1:40 Dowd, Gayles, Griffin, Jackson, Low- P. M., the committee arose and asked leave Montgomery, Morgan, Terry and to sit again at 10 o'clock A. M. to-morrow. REPORT.

The following report was received and They flad that \$1.047,936 91 in this report, and that of this amount, \$74,700 dead heroes, and placing them in costly register of cancelled warrants, and Hotel in Memphis, in the State of Tennes-The Senate refused to pass the bill on its first reading, by the following vote:

Yeas—Messrs. Bridges, Cowan, Dowd, Griffin, Montgomery, Morgan Thompson and West—9.

Hotel in Memphis, in the State of Tennesser, in the amendment was adopted.

Mr. Miller moved to table the resolution.

Carried.

H. B. to secure greater efficiency in the collection of taxes. Indefinitely post-phis, Tennessee, the minutes of which meet-phis, Tennessee, the minutes of which meet-Griffin, Montgomery, Morgan Thompson and West—9.

NAYS—Messrs, Allen, Barry, Callicott, arish, Fewell, FitzGerald, Furlong, Gibbs, Board, and \$47,033 67 of said \$370.780 07 were allowed by the Board at meetings held were allowed by the Board at meetings of which meetings held were allowed by the Board at meetings beld were signed by the Board at meetings held were allowed by the Board at meetings held were al domicile of said Board, as fixed by law.

entered on their minutes, signed by the coupons attached, amounts to the sum of \$1,555,976. but your committee had no means of ascertaining whether or not any part of the aforesaid \$32,330.40, sn bonds, which alone seemed to have been issued in accordance with the provisions of the act of March 17. 1871, authorizing said Board to issue bonds, are contained in this outstanding in-

Absent and not Voting - Messrs. Carter that all fees and peopsis tes allowed the tery and fornication, do not pass.

Cowan, Dowd, Farish, Fewell, Fitz-Fariong, Gayles, Gibbs, Griffle, has resided one year in the State and four rer, \$2,500; one Clerk, \$1,250, and one Mr. Hooker, chaira Terry, Thompson, Vance and West including a poll tax which shall be assessed against him in the county of his residence.

Supreme ourges, volumes of the present Judges shall not salaries of the present Judges, salaries of the present Judges, be effected by this bill; Circuit Judges, the county of his residence. over dues to the State and county for taxes, Supreme Judges, \$3500; Provided, the recommendation. except idiots lumatics, persons non compos \$2,500 each; Chancellors, \$2,000 each; Disconvicted of felony, shall be deemed a qual- qualtes hitherto collected by District Atads, reported S. B. to amend the act | ided elector; Provided, The right of suf- turneys to be paid into the County Treasuinto companies, do pass.

Indee elector, I located to pass that elector, I located the non payment of any tax which may be disputed \$2,000, and shall not be allowed a clerk; Furlong, chairment of Committee on and litigated, or in any case where the person is not subject to taxation, etc. The Penitentiary, \$800: Superintendent of the Penitentiary, \$800: Superintendents Senate refused to pass it on its firs treading. Superintendent of the by the following yose.

Senate refused to pass it on its firs treading. Superintendent of the by the following yose.

Senate refused to pass it on its firs treading. Superintendent of the Code of 1871, in relation to suits in Courts.

Wr. Gibson, chairman, reported the properiod and David and Da of the Blind and Deal and Damb Institutes. Referred.

Ollen, chairman of Committee on Frommittee, reported S. B. to reciaim reason of certain lands, do pass.

District, Cowan, Dowd, Griffin, Hooker, Jackson, Lowrance, McCaskill, Montgomerry, Salary by inserting \$3,000, Mr. Redery, Morgan, Terry, Vance, and West—15. and Means reported a number of bills and | United States Circuit Court.

> MR. SPEAKER-I have ma e it a point to speak as little as possible upon this floor, recording of deeds. Referred, and I hope for that reason, the House will by Mr. Vance To regulate excuse me for a ww minutes while I give my views in support of the resolution offer-ed by the thoughtful and distinguished genamuse the House with rapsodies of sentiment, or gather the most beautiful flowers that bloom in the Edens of fancy and offer them as a tribute to the memory of Missisties. Here he lived, and here dved all that he held sacred and dear in his heart; here he was respected, loved, honored, idolized No man ever made a better citizen, no man ever filled the elevated position which be secupied, who reflected greater honor upon Rae had a heart that was warmed and en livened by every noble and generous and virtuous impulse, he never intentionally offended a triend or made an enemy, and h never cherished a thought which related to substitute adopted and the bill passed.

Bean, Bird, Bizzell, Brown, Cameron, Cat- my power I would cult a bouquet of the ter, Catching. Chamberlain, Cook, Coper, choicest, sweetest flowers of the English 1871, in relation to pleadings and Monroe, Dabney, Davidson, Day, Dean, ever-brightening tame of one who looks Passed. A motion to reconsider Denham, Dockery, D. zier, Eaton, Edwards. down to-day from Heaven upon his beloved Ecvin, Farmer, Feirley, Field, Ford, Oal- Mississippi, and upon all that is great, and Gordon, Gwin, Hall. Hampton, Hatch, hame that will shine with renewed Justre o amend the charter of Greenwood, Heathman, Henry, Hicks of Hinds, Hill, long after many who are present shall have county. Committee's substitute digan, Hoyle, Hurt, Johnson, Key, Liddell. passed into oblivion. A name known, hon-day the bill passed. Marshall of Carroll, Marshall of Holmes, to more perfectly secure the punish- Marshall of Warren, Martin, McCollum, throughout this Union wherever honesty, d offenders against the criminal laws. McGebes of Wilkinson, McKenzie, McLean. integrity, chivalry and patriotism are honwrance moved to indefinitely post- McSwine. McWhorter, M-Her of Copish, ored, a name that will be handed and waft-Miller of Panola, Montgomery of Marshall, ed down to latest times in "words that burn Lowrance, Peery and Thompson-7. son, Roane, Roberts, Robinson, Scott, Sea-brook, Seal. Shands, Smith, Spints, Stan-that his remains should repose beneath the resolution was lost on its first particle 12 section 13 of the Constitution, which reads as follows: "The property of per, Stowers, Street, Tarver, Tison, Trest, soil he loved so well, and among the people in to statute of limitations with Tucker, Wall, Warren, Washington, Whita- by whom he was idelized. I think it is es-Mr. Langeau ker, Wilson, Wood, Young of Calhoun, pecially so, and I am sorry to find the diinguished gentleman from Lee, opposing ABSENT-Messes, Allen, Bunch, Causey, the resolution on the ground that it would on, Lost, and the motion was lost. Clay, Gilmer, Hicks of Yazoo, Lewis, Lib- be a discrimination that would amount to for his love for the fallen heroes, the unre-

their peaceful sleep should not be disturb-

ed. The hero, patriot and soldier crave no greater boon than to sleep on the field of glory where he poured outhis blood as a T ere he vielded up his lite in defense of Mr. Tison moved that the bill be read a principle, there his blood ran in the same the same deep pit with those who struggled YEAS-Messes. Aldrich, Augustus, Bai- at his side; there the white-winged guardian on the same subject having already and the same subject having already and the same subject having already and your sons, who lavished their treasures and their blood, who in defense of the motion was carried.

Mr. Speaker-54.

NAYS—Messrs, Applewhite, Ballard, Bean, Brown, Carter, Cook, Cooper, Cunning-than of Marshall, Cunningham of Monroe, B. to amound the act incorporating ce-ban of Mr. Speaker-54.

Brown, Carter, Cook, Cooper, Cunningham of Monroe, but their consecrated soil of fixed an amendment. Mr. Cowan moved off-red an amendment. Mr. Cowan moved to table. Carried Van. 17. 18. ters of Mississippi have been shed. Their Roane, Robinson, Scott, Scabrook, we should repair to their graves and cover Smith, Spinks, Stamper, Street, Trest, them with immortelles, for I'll tell you that

Whitaker, Young of Caihoun and Young of | until the last monument reared to constitutional liberty shall have crumbled into dust Absent and not Voting-Messrs. Allen, these battle fields are ever to remain as di-The Confederate soldiers need not be removed. They need no monumental shaft rear- McCaskill, went into Executive session, and 1874. ing its peerless Parian spire to Heaven, to latter some time spent therein, legislative tell of their immortal deeds and imperish a- | business was resumed. ble renown. Way down through the distant cycles of receding centuries, long after pervisors of Marshall county to bring up levees within its borders. Senate amend- shall not exceed in cost the sum of three hunthe teeming, surging million who to-day ab-tracts of titles. Referred. live, and move, and have their being though out the grand arch of this Union, shall have 1438, Code of 1871, relating to bonds in inleft this mundane sphere, and the places | demnity in attachment cases. Referred.

more in time forever, men of every clime. Works. Passed. creed and nationality will repair to the battle fields of the South to learn there a lesson of unexampled patriotism, heroism, devotion and valor. Sir, their's is a fame which can never die, but It will live from age to age

Their country's proudest heritage, Midst her green vates their fame will dwell, Her mountain winds their names will tell, And the historic muse is ever ready to proclaim The bright forever of their undying fame. But here. Sir, it is proposed to bring back MR. SPEAKER—Your committee to whom was referred the resolution providing for an investigation of all the affairs of the Board remains now lie in a distant land, far from of Levee Commissioners District No 1, have made a careful investigation of the books, papers and records of said Levee Board, and beg leave to make the following from time immemorial to honor those of the supports. The first out of the supports the first out of the supports the support of the supports the support of the supports the support of the s from time immemorial to honor those of bonds of Levee District, No. 1, bearing 8 names upon the loftiest ratters in fame's proud temple. It was a sublime custom of

"In their ashes lived their wonted fires. Miss'ssippi yearns for the possession of \$108,800 were cancelled by State Treas- the remains of John J. McRea even as a urer Hemingway making in all \$183 500 of mother yearns for her lost babe, and the ed. From Schedule Elt will seen that the to- eloquently to you in the behalf of the reso-

The amendment was adopted.

Mr. Miller moved to table the resolution. do pass.

H. B. for the relief of E. M. Ramsey, ex-Absent and Not Voting—Bills, Carter 1st
District, Carter 9th District, Currie, Foote,
Gibert, King, Peery, Pratt, Reynolds, Rogers and Vance—12.

Arricle 4. Section 3. The whole runths. ments concurred in. S. B. for the relief of A. D. Granberry.

> na county, was read and referred. At 2:15, the House adjourned. THIRTY-SEVENTH DAY.

> > SENATE.

TUESDAY, February 19, 1878. benate met pursuant to adjournment.
Lieutenant Governor Sims in the Chair.
Prayer by Rev. W. H. Watkins. Roll call:
PRESENT—Messrs. Allen. Barry, Bills,
Bridges, Callicott, Carter 1st District, Carter 9th District, Cowan, Dowd, Farish,
Fewell, FitzGerald, Furlong, Gayles, Gibbs,
Gibert, Griffin, Hooker, Jackson, Lanneau,
Lee, Lowrance. McCaskill, Montgomery,
Morgan, Oldham. Peery, Pratt, Reynolds,
Rogers, Terry, Thompson, Vance and West benate met pursuant to adjournment

ABSENT-Messrs. Currie, F sote and King

the Whole some days slock as oftens vz: Mr. Morgan, chairman of Judiciary Com-District. Cowan, Dowd. Gayles, Griff. For Gevernor, \$4.000; Governor's Private mi free reported S. B. to amend section \$29.

Jackson, Peery, Thompson and West—11. Secretary, \$1.000; Lieutenest-Governor Code of 1871. in relation to judgment rolls.

NAYS—Messrs. Allen. Burry. Callicott, the same schary or per tie a allowed b. len and for other purpoles, substitute, do pess; Farish, Fewell, EstzGerald, Furlong, Gibbs, toth Speak r of the Hous of R presenta- also H. B. to amend sections 221 to 227, Code Hooker, Lanneau, Lee, Lowrance, McCas, kill, Montgomery, Morgan, Oathan Thompson and Vance—18.

Speak of the tions of the field of the tions of the field of the 1st District, Currie, Foote, Gibert, King, Auditor shall be paid int the State Trea-u- Mr. West, chairman Committee on Elu-

ry the tovernor to be allowed to employ ca ion, reported H. B. to provide for the disadditional clerical torse for Auditor, to be tribution of the Common School Fund, with Jackson, Lanneau, Lee Lowrance, months in the county, and who has paid ail Clerk, at \$1,000; Attorney General, \$2,000; incorporate the Vicksburg Bank, without Mr. M.

By Mr. Bills. S. J. R. to provide for the with the pamphlet acts of this session. Re-

NEW BILLS.

of a number of bills.

By Mr. McCaskill. To amend section 575, By Mr. Fewell. For the settlement of all claims of the State for taxes in arrears by the Mobile & Ohio Railroad upon lands and other property. Reierred By Mr Farrish. For the compromise of place the bill on its passage. Carried, and certain claims of P. G. Meath and the Emthe bill passed, reconsidered and tabled. use Bank of Memphis, Tenn., against the

favored the amendment and opposed the ter, Choctaw county. Referred. re-plution. Mr. Hatch said:

By Mr. Carter of 1st District. To amend section 2318, Code 1871, in relation to the

By Mr. Vance. To regulate the fees for legal advertising. Referred. By Mr. Montgomery. For the repeal of section 2446, Code 1871. Referred. By Mr. Vance. For the relief of Mrs. Elizabeth D. Simmons of Panoia county. By Mr. Bills. To authorize the Boards of Supervisors of Alcorn, Prentiss, Tishomin- beha, Neilson, Niles, Nunn, Pegram, Reid go and Yazoo counties to publish their pro-

entation to the Governor of a number of of Panola, and Mr. Speaker-64. SENATE BILLS.

S. B. to incorporate the Vicksburg Bank. Recommitted. S. B. to carry into effect the act for the applement of the indebteiness between Leftore and Sunflower counties. Commitce amendment adopted, and the bill pass-A motion to reconsider was tabled. S. B. to amend section 829, Code of 1871, in relation to judgment rolls. Committee CONSTITUTIONAL AMENDMENTS.

S. J. R. proposing an amendment to be ubmitted to the people, transferring Chan-ery matters to the Circuit Courts. Indefipostponed. S. J. R. providing that Sheriffs shall hold

office for four years and be ineligible for the acceeding term. Lost on its first reading. YEAS-Messrs. Bills, Cowan, Gibbs, Griffin, Hooker, Jackson, McCaskill, Montgomery, Morgan, Pratt, Reynolds, Vance and West -13. NAYS-Messrs. Allen, Bridges, Callicott, Carter 9th District, Dowd. Farish, Fewell, FitzGerald, Furlong, Gayles Gibert, Lan-neau, Lee, Oldham. Rogers and Terry-16. Absent and not Voting-Messrs. Barry, Carter 1st District. Currie, Foote, King, Carried.

Miller of Panola, Mondgomery of Oktibbeha, Moody, Neilson.
To change the names of Lincoln, Mondgomery of Oktibbeha, Moody, Neilson.
Tand Alcorn counties. Mr. Allen Niles, Nuon, Parker, Pegram, Perkins.
The indefinitely postpone. Carried.

Miller of Panola, Mondgomery of Oktibbeha, Moody, Neilson.
Niles, Nuon, Parker, Pegram, Perkins.
Pintard, Rainey, Ramsey, Read of Choeshine on forever, as one of the brightest Cowan offered an amendment to disfran-S. J. R. submitting an amendment abro-gating the section prohibiting dueling. Mr. resolution, beg leave to report as follows:

S. B. to extend the time of the regular

YEAS-Messrs. Cowan, Furlong, Gibert, Montgomery, Peery and Vance -- 6.

NAYS-Messrs, Allen, Bills, Bridges, Callicott, Carter 9th District, Dowd, Farish, FitzGerald, Gayles, Ginbs, Griffin, Hooker, Jackson, Lanneau, Lee, Lowrance, McCasby, Love, Lask, Magee of Franklin, Metts, injustice to those who fell in defense of kill, Morgan, Oldham, Pratt, Reynolds, Southern soil, civil liberty and constitus Rogers, Terry, Thompson and West—25.

Absent and not Voting—Messrs. Barry, Carter 1st District, Currie, Fewell, Foote

A most reliable medicine for the Carter 1st District, Currie, Fewell, Foote

Taxed, the same rates assessed to individuals to provide for a supersedeas in actions of unlawful detainer. Indefinitely property may be exempted from taxation postponed. Carter 1st District, Currie, Fewell, Foote and King .- 6. A motion to reconsider was tabled. Yeas, 26; nays, 3.

THE ABATEMENT ACT. S. B. to withdraw from sale and purchase Il land held by the State for taxes.

Lost. Mr. McCaskill moved to recommit. Mr. Rogers moved to table the motion. Carried. Yeas, 16; navs, 15; absent, 4. passing the pill to its second reading, and to table the motion, Carried, Mr. Reynolds offered an amendment. Mr. Cowan moved to table. Carried. Yeas, 16; nays, 13; ab-

Mr. Barry offered another amendment. memory we certainly should love and ther. Mr. Allen, at 12:10, moved to go into Execushall of Carroll, Martin, McCellum, Neil-shall of Carroll, Martin, McCellum, McCel lo; nays, 16; absent, 3. And the amendment was adopted. Yeas, 16; nays, 16; absent. 3. The Lieutenant Governor giving the casting vote.

Mr. Gibbs moved that the bill be engrossed, and called for the previous question. The bill was ordered engrossed. Yeas, 17; nivs, 15; absent, 3. . EXECUTIVE SESSION.

At 12:20, the Senate, upon motion of Mr. By Mr. West, S. B. to authorize the Su-

S. B. to incorporate the West Point Oil Mr. McCaskill called up H. B. in relation o assessments, and the bill passed. Tunica county. Passed.

H. B to provide for maintaining levees H. B. to authorize the Supervisors of Sumner county to cause registration of outstanding county warrants Passed. H. B. to repeal the act incorporating the town of Ellistown, approved, February 10, 1860. Passed. H. B. to amend sections 221 to 227, Code

of 1871, to make said sections applicable to a of Mayor and Aldermen of Baldwin. Washington county to pay \$70.25 to the Board of Registrars of said county. Passed.

H. B. to authorize the Supervisors of Lee and Bollvar counties to have their proceedings published. Committee amendment adopted, and the bill passed. H. B. making an appropriation to pay the salaries of State and Judicial officers. Indefinitely postponed.

H. B. to amend the charter of Benton,

SEC. 3. There shall be a Board of Education, consisting of the Secretary of State-tail by reference to Schedule Chereto attachtail by reference to Schedule Chereto attachtail by reference to Schedule E it will seen that the to-eloquently to you in the banal of the research to the secretary of the sec Yazoo county. Passed. quired by law.

SEC. 4. The Legislature shall have power to provide by law for a County School Superintendent, or to designate what county officer shall discharge the duties of that office.

The amendment was added.

The Amendment of the Second Chancery lution. Let it be ours to show to the world that Mississippi is ever ready to honor those of said Board only to the sum of \$370,780 07, and of this sum \$130,900 were allowed by the Board at a meeting held in the Peabody office.

The amendment was added.

The amendment was added. reported S. B. to define and establish a roll of evidence in certain cases, recommend it S. B. to amend the charter of Greenwood, At 1:45, the Senate took a recess until Passed.

> HOUSE OF REPRESENTATIVES. Tuesday, February, 19, 1878.

House met pursuant to adjournment.

Speaker Percy in the Chair, Prayer by Rev. J. T. Zealy, D. D. Roll call:
PRESENT—Messrs. Aldrich, Allen, Applewhite, Augustus, Bailey, Baker, Ballard, Bassett, Bean, Bird, Bizzell, Brown, Bunch, Cameron, Carter, Catching, Causey, Cham-berlain, Cook, Cooper, Cunningham of Mar-shall, Cunningham of Monroe, Dabney, Davidson, Day, Dean, Deaham, Dockery, Eaton, Edwards, Ervin, Farmer, Fairley, Field, Ford, Gallagher, Gholson, Gibson, Glimer, Glass. Goodrum, Gordon, Gwin, Hall, Hampton, Hatch, Henry, Hicks of Hinds, Hill, Hogin, Hoyle, Hurt, Johnson. Key, Lewis, Liddell. Love, Marshall of Carthering of Relation of Brandon to regulate the tariff of freight and passage. Adopted,

Franklin -7.

Leave of abs-new was granted to Mr. Hicks Mr. Hurt, chairman of Special Committee to whom was referred H. B. to change the boundary lines of DeSoto county, have given the same careful and deliberate conoderation. The committee, owing to the conflieting testimony produced, were unable to arrive at any decision, and have, therefore. To the Senate and House of Representatives instructed me to report the bill back to the Se tion 2180 of the Revised Code of 1871. House without recommendation. The bill makes it obligatory on the Tax Assessors of was taken up. Mr. Aldrich moved to indefi nitely postpone the bill. Lost. Yeas, 42; nays, 58; absent, 20; and the bill passed. Mr. McKenzie moved to reconsider the vote men with the Circuit Clerk of the county.

Rankin county. Mr. Tison moved that the special order, payment can be made Mr. Vance reported the proper enrollment the Educational Bill, be postponed until to-

PAREWELL PEARL.

met Bank of Memphis, Tenn., against the Memphis, Tenn., against the Liquidating Leve District now in the light north of the political year shall begin on the first Monday in January. The Legulating Leve District now in the light north Absent and not Voting-Messrs. Carter list District, Currie Foote, Gibert, King. Pratt, Reynolds and Regers-8. The report was taken up. At 20 clock, the Senate arijourned at 20 clock, the Senate arijourned Executive business.

The Senate has confirmed the following of Executive Senate has confirmed the following of Society and Constant Court.

Absent and not Voting-Messrs. Carter list district Currie Foote, Gibert, King. By Mr. Bills. To provide against and prevent the killing of Society by railroads in Alcorn. Prentiss, Ti-homisgo, Jackson, Exercised. By Mr. Bills. To provide against and prevent the killing of Society by railroads in Alcorn. Prentiss, Ti-homisgo, Jackson, Hunted States Circuit Court.

By Mr. Bills. To provide against and prevent the killing of Society by railroads in Alcorn. Prentiss, Ti-homisgo, Jackson, Hunted States Circuit Court.

By Mr. Bills. To provide against and prevent the killing of Society by railroads in Alcorn. Prentiss, Ti-homisgo, Jackson, Hunted States Circuit Court.

By Mr. Bills the seat of Government of the state of Government of the state of Government of Gove ried, and the bill passed.

Yeas—Messrs. Anoustus, Baker, Bizzell.

Brown, Bunch, Carter Catching, Chamberlain, Cook, Cunningham of Monroe, Dather, Day, Day, Dean, Dockery, Eaton, ney, Day, Dean, Dockery, Eaton, and tiennully thereafter. All officers who Ervin, Fairley, Field, Ford, Gallagher, go into office on the first Monday in January, present decision what it may, I know that Ghols in, Gibson, Gilmer. Glass. Goodrum. ISSz shall be elected at the general election the time is not far distant when they will Gordon, Gwin, Hall, Hampton, Heathman, in 1880. A lofficers who go into office on recognize my action to-day as wise and Hill, Hogin, Hoyle, Hart, Johnson, Key, the first Monday in January, 1880, and all just; and, armed with honest convictions Lewis, Love, McCollum, McGehee of Wilkin- officers who go into office on the first Mon- of my duty, I shall calmly await results, son. McKenzie, McSwine, McWhorter-Mont- day in January, 1882, shall hold their re- believing in the atterances of a great Amergomery of Marshall, Montgomery of Oktib- spective offices for three years, but the ican, who never trusted his countrymen is

> Bailey, Bassett, Bean, Bir i, Cameron, Cunningham of Marshall, Denham, Heavy, Marshall of Carroll, Marshall of Holmes Mar- Yeas, 91; nays, none; absent, 29. tin, Metts, Miller of Copiah, Moore, Parker, Perkins, Pintard, Rainey, Ramsey, Reed of Perkins, Pintard, Rainey, Rausey, Reed of Choetaw, Richardson, Roane, Reberts, Seal, Shands, Spinks, Street, Tarver, Tison, Trest, At 2 o'clock the House took a recess until Warren and Whitaker-34. Absent and not Voting-Messrs. Allen,

Ballard, Causev, Clay, Cooper, Dozier, Ed-wards, Farmer, Hatch, Hicks of Hinds, Hicks of Yazoo, Libby, Liddell, Lusk, Magee of Franklin, Marshall of Warren, McLean, Miller of Panola, Moody, Wall, Washington and Wood-22. Mr. Pegram, from the special committee on the Vicksburg compromise bill, reported. Passed.
The report was taken up.

Committee amendments adopte , and the bill passed A motion to reconsider was

IMPORTANT REPORTS.

MR. SPEAKER-The Judiciary Committee motion. Carried. of the House, to whom was referred the House resolution requiring your committee to investigate the question of the power of Smith and Scott counties Passed.

S. B. to change the time of holding Chan-level Courts in Coving on, Jasper, Jones, a member of the Returning Board, his 1-t. The power of the State to tax rail- sessions of the Board of Supervisors of person participating in a duel, roads as individuals are taxed, is settled by Copial county. Passed. tion in existence at the date of the adoption of the present Constitution, and only lays down the general rule that when they are taxed, the same rates assessed to individuals the provide for a supersedeas in active the brain. Invigorate the stomach, some continuous continuous and solve the provide for the removal of the seat of the adoption seat of justice of Perry county. Passed.

H. 3. to regulate weights and measures. Indefinitely postponed.

H. B. to provide for the removal of the seat of the great has in and to the following described property, to-wir: Nota and Solve So If the State, by reasons of public policy, decide so to do.

2d. As to the power of the State to regulate and control tariffs and charges of railroads, your committee, upon an examination, have no doubt. It is settled beyond dispute that this power 42; absent, 21. belongs to the State and can be exercised in Mr. Fewell moved that the Senate go into Committee of the Whole. Lost Yeas, 16; nays, 18; absent 3. Mr. Cowan call d the charters, of any company, this right has previous questions Ordered. Yeas, 19; have, 14; absent, 4. The bill was read a second time. Yeas, 17; nays 15; absent, 3. Mr. Carter 1st District, who would have voted nay, was paired with Mr. King, who is absent and would have voted yea. and Quincy R. R. vs. Iowa, 4th Otto, p. 155, of the Peace in Benton county. The vote All of which is respectfully submitted.

W. F. TUCKER, Chairman. ties of the State, and at variable distances ber of acres to have been 737 130 36 Since the said land were donated to said railroad there have been (according to reports reeived from the counties, and facts obtaine from examination of the assessment rolls of acres sold. In two counties no asses-men f said lands have been made, and the total of \$97.522 64, as stated in the table annexed, now due the counties and State, does not in- AN ACT to empower the Board of Supervisors elude the Counties of Jackson and Winston, where there were no levies made. Subjoined is a schedule showing the amounts due in the different counties for the ears said lands were taxable, beginning win the year

J. H. FIELD, Chairman. H. B. to authorize the Supervisors of Coahoma county to protect the present line of in said county; Provided, the said publication

ment concurred in. convicts, reported that it would be necessa- passage. ry for a proper investigation, for the committee to have an appropriation to defray the expences of the Committee to the plantations to be investigated, and asking for one thousand dollars. Mr Henry moved to refer the report to the committee on Ways and Means. Tabled. Mr. Miller of Copiah, moved to refer the report to the Committee on Penitentiary. Carried. The privileges of the House were extend-

ed to J. L. Chapman, Esq. of Issaquena, John A. Klein, Esq. of Warren and Maj. Thos. R-id of Jefferson. Mr. Hoyle moved that the petition to Mr. Hoyle moved that the petition to Errors and Appeals, Supreme Court Decisions, abolish Pearl county be spread upon the Revised Code, copies of the laws, and such fore, caution purchasers to see that they

of 1871, to make said sections applicable to Constables. Indefinitely postponed.
H. B. to regulate the action of the Board of Mayor and Aldermen of Baldwin.
Passed.
H. B. to authorize the Supervisors of Washington county to pay \$70.25 to the Board of Registrars of said county. Passed.
Board of Registrars of said county. Passed.
H. B. to amend the act to incorporate the Board of Levee Commissioners for the Counties of Bolivar, Washington and Issa-quena. Senate amendments concurred in.
H. B. to amend the act fixing the time of the State of Mississippi, That the Secretary of State be, and he is Lereby, authorized and Designed to meet the public want for a directed to furnish the Circuit and Chancery of State be, and he is Lereby, authorized and Designed to meet the public want for a

Jan. 27, 1877. Senate amendment concurred in.

S. B. to amend an act to amend the char-Leftore county, approved Feb. 16, 1874. S. B. to authorize Supervisors of Leftore

county, to establish free terries on Yazoo S. B. to regulate the sale of liquors within legislature, I take the liberty of mention-five miles of Oxford Mr. Stowers presented a petition in relation to the bill and the petition, and the bill was referred. S. B. to authorize Marshall county to borrow money to build a new jail. Passed.
S. B. to incorporate the Byram Fertilizer
Company. Passed.
S. B. to change the boundary lines of

Lincoln and Lawrence counties. Passed. S. B. to prevent the carrying of co weapons. Made special order for Wednes-day, February 20th, at 11 o'clock. S. B. to authorize the building of street

ABSENT-Messrs, Ciny, Dozier, Heathman, | H. B. to authorize the Secretary of State | Senator Lamar's Remarks on the Hicks of Yazoo, Libby, Lusk and Magee of to furnish books and documents to Clerks

of Perry county. H. B. to authorize the Supervisors of Marshall county to publish their proceedings. MESSAGE FROM THE COVERNOR. The following me-sage was received and

referred: EXECUTIVE OFFICE. Jackson, Miss., February 19, 1878. passing the bill and table the motion. Car- and one copy with the Adjutant General of The privileges of the House were extend- Section 2181 provides that the Assessor mentis, and persons who shall have been truck attorneys, \$1,500 each; Chancefors, \$2,000 each; Dispersion that the Assessor always endeavoired to impress the belief truck and persons who shall have been truck attorneys, \$1,500 each; Chancefors, \$2,500 each; Chancefors, \$ Lasthers are no funds out of which this I respectfully recommend that the necesmorrow, Wednesday, February 20, at 10 sary app opriation be made or that the law o'clock. J. M STONE, Governor.

J. M Stone, Governor. The special order, H. B. to repeal the act creating Pea I county, approved February 21. 1872, came up. The bill returns the terproviding for biennial elections, came up on distribution to be submitted to the people providing for biennial elections, came up on distribution to be submitted to the people providing for biennial elections, came up on distribution to be submitted to the people of the first state of BIENNIAL ELECTIONS. ritory to the counties from which it was originally taken, Marion and Hancock. Mr. substitute for sections 6 and 7, article IV, of them to determine if adherence to my hon-

constitutional terms of their successors vain, "that truth is omnipotent and public of Coahema, Redhead. Robinson, Scott, Sea- shall not be hereby affected. Electors in Justice certain." brook, Smith. Spight, Stamper, Stowers, all cases, except in cases of treason, felony Mr. Vance, chairman, reported the preleged from arrest during their attendance NAYS - Messrs. Aldrich, Applewhite, at elections, and in going to and returning

The resolution passed its third reading Mr. Dabney gave notice that he would 3:30 o'elock.

AFTERNOON SESSION.

House met at 3:30 o'clock. H. B. to authoriz the Board of Supervisors of Amite county to settle a claim in favor of Thos. P. Street against said county for the repair of a bridge across Amite river. H. B. to amend the act authorizing the

H. B. to authorize the city of Vicksburg Supervisors to ascertain outstanding into compromise its bonded indebtedness, debtedness, approved March 22, 1876. Senate amendment concurred in. S B. granting right of way to the Natchez. Jackson & Columbus Railroad Com any over certain State lands. Passed. Mr. Luck moved to reconsider the vote and table the

the State to tax railroad corporations the The privileges of the House were extended complicity with the fraud was fully essame as individuals, and to regulate to Hon. B. E. Stebbins, ex-member from

S. B. to authorize the Board of Supervi- | The parent of insomnia or wakefulness i which reads as follows: "The property of sors of Warren county to compromise the in nine cases out of ten a dyspeptic stomach all corporations for pecuniary profit shall be subject to taxation the same as individuals." This article of the Constitution is in the same language as used in the Constitution is in the same language as used in the Constitution is in the same language as used in the Constitution is in the same language as used in the Constitution is in the same language as used in the Constitution is in the same language as used in the Constitution is in the same language as used in the Constitution is in the same language as used in the Constitution is in the same language as used in the Constitution is in the same language as used in the Constitution is in the same language as used in the Constitution is in the cases out of ten a dyspeptic stomach in the cases out of ten a dyspeptic stomach is find the cases out of ten a dyspeptic stomach is find the cases out of ten a dyspeptic stomach is find the cases out of ten a dyspeptic stomach is find the cases out of ten a dyspeptic stomach is find the cases out of ten a dyspeptic stomach is find the cases out of ten a dyspeptic stomach is find the cases out of ten a dyspeptic stomach is find the cases out of ten a dyspeptic stomach is find the cases out of ten a dyspeptic stomach is find the cases out of ten a dyspeptic stomach is find the cases out of ten a dyspeptic stomach is find the case out of ten a dyspeptic stomach is find the case out of ten a dyspeptic stomach is find the case out of ten a dyspeptic stomach is find the case out of ten a dyspeptic stomach is find the case out of ten a dyspeptic stomach is find the case out of ten a dyspeptic stomach is find the case out of ten a dyspeptic stomach is find the case out of ten a dyspeptic stomach is find the case out of ten a dyspeptic stomach is find the case out of the case out of ten a dyspeptic stomach is find the case out of the ca

> H. B. to authorize the Board of Supervisors of Bolivar county to order an assessnent of lands.

THE VETOED BILLS. The veto messages dated Feb. 5, were ta-H. B. to incorporate the Dowd's Landing flected in sound sleep and a tranquil state of steam Ferry Company. The motion passing the bill was reconsidered, and the bill was tabled.

H. B. to reduce the bonds of the Justices passing the bill was reconsidered, and the bill was tabled.

the flouse adjourned. LAWS OF THE counties in which said land lies,) 63,708 53 STATE OF MISSISSIPPI [PUBLISHED BY AUTHORITY.]

> of Marshall county to publish its proceed-SECTION 1. Be it enacted by the Legislature of the State of Mississippi, That it shall here-after be lawful for the Board of Supervisors of ture has given us that excellent tonic and Marshall county to publish the proceedings of blood purifier, Home Stomach Bitters. said Board, or so much thereof as they may deem necessary, in any newspaper published

dred dollars per annum. APPROVED, February 19, 1878.

AN ACT to authorize the Secretary of State Byron Lemly, Jackson, Miss. to furnish certain books and public documents to the Circuit and Chancery Clerks of Perry county.

WHEREAS, The Court House containing the offices of the Circuit and Chancery Clerks of Perry county, was destroyed by fire during ed loose or in bulk. It is the practice of the past year; and,
WHEREAS, The said offices of the Circuit many grocers and dealers to keep cheap and Chancery Clerks of Perry county are now without the Reports of the High Court of for any brand that is called for. We, there-

H. B. to amend the act fixing the time and number of days for holding the various Circuit and Chancery Courts. Senate amendment concurred in.

H. B. to amend the act fixing the time directed to furnish the Circuit and Chancery Courts office of Perry county, copies of all the State Reports, George's Direct, Revised amendment concurred in.

H. B. to amend the act fixing the time directed to furnish the Circuit and Chancery county, copies of all the State Reports, George's Direct, Revised Code, Laws of 1871, 1872, 1873, 1874, 1875, 1876 and 1877, and such other books and maps as may be necessary, in such quantities as are usually furnished by the State to such officers, and never fails to restore gray or usually furnished by the State to such officers, scalp, and never fails to restore gray or H. J. R. in relation to an error in the as far as the same can be obtained in the office faded hair to its original youthful color and

sloners, for the countles of Bolivar, Washington and Issaquena, approved Nov. 27.

the necessary number required by his action beautiful young hair, soft, glossy and luxuington and Issaquena, approved Nov. 27.

Sgc. 2. Be it further enacted, that this Action that surprises everyone. These prop-1868, and amendments thereto, approved take effect and be in force from and after its riant, that surprises everyone. These prop passage. APPROVED, February 19, 1878.

For Supreme Judge .- George Wood.

To the Editors of the Clarion: As the Governor must appoint a successor to Judge Simrall at this session of the ing the name of Chancellor George Wood, should be wholesome and nutritions. If a strices that are used were as pure an

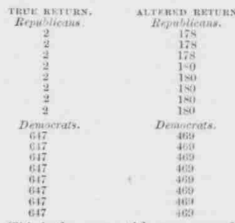
acute and polished reasoner, with an excellent discriminating mind. Of high moral worth, and has the benefits of a finished education at one of the first literary institu- ing Extracts, and can confidently recomtions of our country. He held the office of mend them to the community as the best District Attorney for thirteen years before ing articles of their king in America, and the war, and was undoubtedly the best that she East and Southeast Mississippi ever had. He | ted family grocer. Key, Lewis, Liddell. Love, Marshall of Carroll, Marshall of Warshall of Montey, McCollum, McGelee of Wilkinson, McKenzie, McLean, McSwine, McWarter, Wetz, Miller of Copiah, Miller of Panola, Montgomery of Marshall, Montey of Marshall, Montey of Marshall, Montey of Marshall, Montey of Oktibbehs, Moody, Moore, Neilson, Nies, Naum, Parker, Pegram, Perkins, Pintard, Rainey, Ramsey, Reed of Cocataw, Pintard, Rainey, Ramsey, Reed of Cocataw, Roane, Roberts Robinson, Scott, Seabrook, Seal, Shands, Smith, Silght, Spinks, Stamper, Called Marshall of Miller of Copiah, Miller of Columbus and east of Factors of Country south of Columbus and east of Country south of Columbus and east of Miller of Colum the tariff of freight and passage. Adopted, has done good service in all of our political

Resolutious of Instruction. Congressional Record

done me, no words can express. proving it by doing to-day what I think Consultation free and conducted in private, their true interests and their character re- __fetch the quire me to do. During my life in that wave after wave of the young manhood slide is avidently anhappy just at presentthat has passed into the troubled sea of her Sr. Louis Globe-Democrat (Rep.) social and political tice. Upon them I have always endeavored to impress the belief that truth was better than falsehood, some esty better than policy, courage better than cowardice. To-day my lessons confront me. To-day I must be true or take, honest or for a Bridge, to be built so Hanging Moss. To-day I must be true or take, honest or freek, on Jackson and Canton Boad, is now become a first truth to the first of the first truth to the first of the first truth to the first truth tru ple. Even in this hour of their legislative the time is not far distant when they will said order, as be

Returning Board Returns.

The following table exhibits the netual returns of Vernon Parish, and the returns as altered : TRUE RETURN.



This is the way a title was manufactured for the present incumbent of the tablished.

The Parent of Insomnia.

center. A most reliable medicine for the purpose is Hostetter's Stomach Bitters. Property in the detendant, and will be sold to H. B. to prohibit free passes or tickets to and powerful narcotics which, though they public officers on railroads. Mr. Lewis may for a time exert a soporific influence moved to table. Carried. Yeas, 57; nays, upon the brain, soon cease to get, and inariably injure the tone of the stomach The Bitters, on the contrary, restore activity to the operations of that all important the nervous system. A wholesome impetus

> bowels by its ase. "German Sycup."

No other medicine in the world was ever A number of Senate bills was read and given such a test of its curative qualities as Mr. Speaker-Your committee who were instructed to ascertain how many acres of land subject to taxation are owned by the Mobile and Ohio Rairond, in Mississippi, and what amount of revenue could be recovered to the State by collection of all taxes due thereon, report as follows: That moved to regulate tariffs. Mr. Percy moved to the State by collection of all taxes due thereon, report as follows: That moved to regulate tariffs. Mr. Percy moved to taxe are found to lie in thirteen council. Mr. Gibson moved to amend by provioffered an amendment. Mr. Cowan moved to form one to fifteen notes from the readto table. Carried. Yeas, 17; nays, 15; absent,
3. Mr. Gibson moved to amend by providing that the readshould be subjected to
the form one to fifteen notes from the readof from one to fifteen notes from the readof said railroad, and the original numbed of said railroad, and the original numto table. Pending which, at 6:15, the that German Syrup will cure them. The ing the American people undeniable proof that German Syrup will core them. The result has been that Druggists in every Range 2, West, about three in lea northwest of Range 2. town and village in the United States are recommending it to their customers. Go to your Druggist, and ask what they know about it. Sample Bottles 10 cents. Regular size 75 cents. Three doses will relieve Parties interested will take nation.

SARAH WELLS.

Researches into animal nature has certainly produced wonderful surgical re-

and expel worms from the human body rections. You are authorized to sell it on the above conditions, David E. Foutz. Proprietor. Battimore, Md. For sale by Dr.

Get the Genuine. The genuine Dooley's Yeast Powder is

of the Secretary of State, or the State Library, beauty. Falling hair is immediately checksloners, for the countles of Bolivar, Washerties added to its exquisite perfumes and purity of composition, render it the growing favorite of the tollet table everywhere. Buy a bottle from your druggist and test its merits. For sale by Byron Lemly, Jack-

on, Mississippi.

He is a lawyer of over thirty-five years, healthful as Dr. Price's Cream Baking Pow-

Our Daily Food. Adulteration prevails in our daily food. Food is a most important necessity, and

practice-a close and industrious student, der, we should escape many of the ills of Inquire for Them. We have used Dr. Price's Special Flavor-

Sixry thousand commercial travelers are employed by the wholesale merchants of the United States, at an average annual a leds mailed to any address at 30 cents per gregate the enormous sum of \$180,000,000, jan 28-17

DR. VAN METER. Of the Illinois Medical Infrancy, or Churleston, Bl., or some of his assistants, will again Mr. Lamar. Mr. President, between visit our city while on his professional loar these resolutions and my convictions there through the Southern States. All who are is a great guil. I cannot pass it. Of my suffering with Piles, Fistula Throat and Lung tove to the State of Mississippi I will not diseases of diseases of a chronic nature, can speak; my life alone can tell it. My grati-tude for all the honor her people have consult him. He will be found at his rooms at I am best Robrbacher's Hatel, on March 6th and 7th,

State it has been my privilege to assist in the education of more than one generation who are a little afraid of being drawn into the education of more than one generation. of her youth, to have given the impulse to the thing themselves. Visiting strassman

W. T. BATLIEF, Clerks By A. G. MOORE, D. C.

NOTICE. BY VIRTUE OF AN ORDER made by the Board of Supervisors of Hinds County, Mississippi, on the 4th day of December, 1877.

the usual hours of sale, on

East, near Jackson, in said county, and con wining in the aggregate 381 acres, more or Said sale will be made subject to the lease to F. A. Wolfe, of su many of said lands as are new enclosed, and of which about four years

a smaller bid per acre, than the value thereof, as recently settled by a Board of Appraisers, July appointed, &c., and of whese action bidders will be fully apprised at the time of sale S. B. TROMAS,

the result of montal over-work. Indescretions or excesses, or som BEMPRREYS' HOMEOPATHIC SPECIFIC No. TS It tomes up and invigorates the system, dispeis the gloom and despendency, imparis strength and energy,—stops the drain and rejuveingtes the entire man. Been used twenty years with perfect success by thousands. Sold by dealers. Price, \$1.00 per single vist, or \$5.00 per package of five visia and \$2.00 vist of powdir. Sent by mail on recopt of price. Address will present year

NEEDSELF'S'N NATIO

CHARLES A. LIMON, 1280 FI, Pa. CATHERINE SPENCER. DY VIRTUE of the above stated writ to me



FOUTZ'S POWDERS WILL GIVE SATISFACTION.

DAVID EL POUTE, Proprietor,

Clinton, Miss., Jan. 28, '78-8w* DO THE MILD POWER

HUMPHREYS' HOMEOPATHIC SPECIFICS Been in general use for twenty years Everywhere proved the most warr. medicines known. They are just what the people want, saving time, money, sickness and suffering. Every single specific the well tried perscription of an eminent physician.

Fevers, Congestion, Int. Worms, Worm Fever, Chalera-Enrises, Vo Ernup. Cough, Optilininy, and

FAMILY CASES. These remedies are sent by the case single box or vial, to any part of the country, free of charge, on receipt of price. Andrews Humphreys' Homeopathic Medicine Co. Office and Depot, 100 Februaris New York, For Sate by all Brungliste, Law Humphreys' Specific Manual on the care and treatment of diseases and its cure, went FREE on application.

Gold Plated Jewelry

WORTH OF

FOR ONE DOLLAR we will send as below. uttons; I set Pointed Studs; I set Ametuds; I Wedding Ring; I Engraved Band Finger Ring; I Amethyst Stone Ring; I Ele-gant Ring, marked "Friendship;" i Hand-some Scarf Pin; I splendid Silvered Hat Pin; mend them to the community as the best articles in domestic use. They are the leading articles of their king in America, and should be on the shelf of every well-regulated family grocer.

Bast Superseding.

The Unique Perfumes of Dr. Price are 100 of 20 pieces sent most past for St. or any St. or lot of 20 pieces sent post paid for 81, or any 8 pieces you choose for 80 cents. Clab granton. Any one scading us a club of twelve at one dollar we will send a Coln Silver Watsh Free.

NAVE YOUR BONEY.

LEMLY, DROGGOT

directing the sule of certain School Lands is

69 acres of North and of E all in Section by in Township it of Phage !

Speciff and Commissioner 86-2 78-7w.

NERVOUS DEBILITY

HONEOPATHIC MEDICINE COMPANY 109 FULTON STREET, N.Y.

S. B. THOMAS, Shuriff.

woors will increase the quantity of mills ad sweet. Fouts's Powders will cure or provint almost average

BALTIMORE, 164.

sent FREE on application. \$200,000

feb6,'78-3m." 27 Bond Street, New York.